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6 7	DANIEL SANTIAGO	
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
11		
12	UNITED STATES OF AMERICA,) CR-12-0665 RS)
13	Plaintiff,	 STIPULATION AND [PROPOSED] ORDER VACATING HEARING DATE AND BRIEFING SCHEDULE ON MOTION TO DISMISS, SETTING HEARING DATE AND BRIEFING SCHEDULE ON DAUBERT MOTION AND EXCLUDING TIME
14	VS.	
15	DANIEL SANTIAGO,	
16	Defendant.) PURSUANT TO 18 U.S.C. §§3161(h)(7)(A)) AND (h)(7)(B)(iv) OF THE SPEEDY TRIAL
17) ACT
18	The United States of America, by its attorneys, Melinda Haag, United States	
19	Attorney for the Northern District of California, and Special Assistant United States	
20	Attorney ("AUSA") Marc Price Wolf, and defendant DANIEL SANTIAGO, by his attorney,	
21	Peter Goodman, hereby submit this Stipulation and [Proposed] Order requesting that	
22	the Court vacate the briefing schedule and the hearing date of October 8, 2013, set on	
23	August 30, 2013, for a defense motion to dismiss this case. Instead, the parties request	
24	that the Court set a briefing schedule and hearing date for a defense Daubert motion to	
25	exclude the results of the DNA testing performed by the Serological Research Institute	
26	which the government will seek to introduce at the third trial it intends to pursue. The	
27	parties believe that the decision on the <i>Daubert</i> motion will have a significant impact on	
28	the third trial. The parties believe the <i>Daubert</i> motion should be heard before the	

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motion to dismiss because the outcome of the Daubert motion will affect the evidence 2 the government intends to introduce at the third trial and the defendant's argument that 3 a third trial is inappropriate. The parties are proposing the following briefing schedule 4 for the *Daubert* motion: 1) the defense will file its opening brief on October 18, 2013; 5 2) the government will file its opposition on November 15, 2013; 3) the defense will file 6 its reply brief on November 22, 2013; 4) a hearing on the motion will occur on Tuesday, 7 December 3, 2013, at 2:00 p.m. The parties are requesting a lengthy briefing schedule 8 owing to the complexity of the issues involved in amplified DNA testing, the need to 9 obtain expert declarations on the acceptance of such testing in the scientific community and the need for additional DNA testing on any remaining DNA samples that may exist. 10 On August 30, 2013, when the briefing schedule and hearing date on a defense 11 12 motion to dismiss were set by this Court, the defendant did not agree to an exclusion of 13 time. Immediately after appearing before this Court, defendant SANTIAGO appeared 14 before Magistrate/Judge Cousins who released him to the Geo Care halfway house on 15 a \$50,000 personal recognizance bond with a condition requiring him to remain there except to meet with counsel and appear in court. Given his release from custody, the 16 17 defendant is agreeable to excluding time from the date of this Stipulation until the date 18 all pretrial motions in his case are decided. SO STIPULATED 19 20 DATED: September 20, 2013 21 22 MELINDA HAAG United States Attorney 23 24 By: /s/ 25 Assistant United States Attorney 26 ///27 /// 28 ///

SO STIPULATED 1 2 DATED: September 20, 2013 3 4 /s/ 5 PETER GOODMAN Attorney for Defendant DANIEL SANTIAGO 6 7 ORDER VACATING HEARING DATE AND BRIEFING SCHEDULE ON MOTION TO DISMISS. SETTING HEARING DATE AND BRIEFING 8 SCHEDULE ON DAUBERT MOTION AND EXCLUDING TIME PURSUANT 9 TO 18 U.S.C. §§3161(h)(7)(A) and (h)(7)(B)(iv) OF THE SPEEDY TRIAL ACT 10 Based on the stipulation of the parties and good cause appearing, IT IS HEREBY ORDERED that the briefing schedule and hearing date on the defense motion to dismiss 11 12 set on August 30, 2013, are hereby vacated. Instead, the following briefing schedule 13 and hearing date are set on the defense Daubert motion: 1) the defense will file its opening brief on October 18, 2013; 2) the government will file its opposition on November 14 15 15, 2013; the defense will file its reply brief on November 22, 2013; 4) a hearing on the motion will occur on Tuesday, December 3, 2013, at 2:00 p.m. 16 17 Based on the stipulation of the parties and good cause appearing, the Court finds that time should properly be excluded pursuant to 18 U.S.C. §§3161(h)(7)(A) and 18 19 (B)(iv) of the Speedy Trial Act from September 20, 2013, until the date all pretrial motions 20 in this case are decided in the interests of justice and to ensure effective assistance of counsel. 21 DATED: 9/20/13 22 23 24 25 UNITED STATES DISTRICT COURT JUDGE 26 27 28